## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

IN RE AUTOMOTIVE PARTS ANTITRUST LITIGATION	: Master File No. 12-md-02311 : Honorable Sean F. Cox
THIS DOCUMENT RELATES TO: ALL END-PAYOR ACTIONS	

# FURTHER STIPULATION AND ORDER REGARDING BRIEFING SCHEDULE FOR FURTHER BRIEFING ON PENDING MOTION TO ENFORCE SETTLEMENT AGREEMENTS

WHEREAS, on September 15, 2021, the attorneys representing Element Fleet Corporation; Wheels, Inc.; Donlen LLC, and Automotive Rentals, Inc. filed a Motion to Enforce Settlement Agreements (Dkt. No. 2149);

WHEREAS, on September 27, 2021, End-Payor Plaintiffs ("EPPs"), by and through their Court-appointed counsel ("class counsel"), filed an unopposed motion to extend the deadline to file their objection to the Motion to Enforce Settlement Agreements until October 13, 2021 (Dkt. No. 2150);

WHEREAS, prior to the October 13, 2021 response date, the interested entities jointly submitted a stipulation to the Court informing the Court that they were "confer[ring] about potential resolution of that dispute" and seeking a further

extension of the briefing schedule until November 3, 2021 for the opposition and until November 17, 2021 for the reply;

WHEREAS, the Court granted that stipulation and proposed briefing schedule on October 13, 2021 (Dkt. 2154);

WHEREAS, prior to the November 3, 2021 deadline for the opposition, the interested entities once again jointly submitted a stipulation to the Court informing the Court that they were making "headway on a potential resolution to the dispute but more time is needed to complete those discussions" and sought a further extension of the briefing schedule until November 24, 2021 for the opposition and until December 8, 2021 for the reply;

WHEREAS, the Court granted that stipulation and proposed briefing schedule on November 2, 2021 (Dkt. 2160);

WHEREAS, pursuant to that Order, EPPs' response to the Motion to Enforce Settlement Agreements is currently due on November 24, 2021;

WHEREAS, the interested entities have mostly resolved this dispute and are negotiating a few minor details but need one final two-week extension given the Thanksgiving holiday.

IT IS THEREFORE STIPULATED AND AGREED by counsel for Element Fleet Corporation; Wheels, Inc.; Donlen LLC, and Automotive Rentals, Inc. and by class counsel that:

- 1. EPPs' Response to the Motion to Enforce Settlement Agreements shall be extended only final time two more weeks until December 8, 2021.
- 2. Any Reply to the Motion to Enforce Settlement Agreements shall be due on December 22, 2021.

#### IT IS SO ORDERED.

Honorable Sean F. Cox

#### STIPULATED AND AGREED.

### **BALCH & BINGHAM LLP**

### /s/ L. Conrad Anderson IV

Gregory C. Cook
L. Conrad Anderson IV
1901 6th Avenue North
Suite 1500
Birmingham, AL 35203
Telephone: (205) 251-8100
gcook@balch.com
canderson@balch.com

Tyler P. Bishop BALCH & BINGHAM LLP 30 Ivan Allen, Jr. Blvd., NW Suite 700 Atlanta, Georgia 30308 Telephone: (404) 962-3521 tbishop@balch.com SUSMAN GODFREY L.L.P.

### /s/ Jenna G. Farleigh

Marc M. Seltzer Steven G. Sklaver 1900 Avenue of the Stars, Suite 1400 Los Angeles, California 90067 Telephone: (310) 789-3100 mseltzer@susmangodfrey.com ssklaver@susmangodfrey.com

Terrell W. Oxford Chanler A. Langham SUSMAN GODFREY LLP 1000 Louisiana Street, 5100 Houston, Texas 77002 Telephone: (713) 651-9366 toxford@susmangodfrey.com clangham@susmangodfrey.com

Floyd G. Short

Attorneys for Element Fleet Corporation, Wheels, Inc., Donlen LLC, and Automotive Rentals, Inc. Jenna G. Farleigh SUSMAN GODFREY LLP 1201 Third Avenue, Suite 3800 Seattle, Washington 98101 Telephone: (206) 516-3880 fshort@susmangodfrey.com jfarleigh@susmangodfrey.com

Adam J. Zapala
Elizabeth Castillo
COTCHETT, PITRE & McCARTHY, LLP
San Francisco Airport Office Center
840 Malcolm Road, Suite 200
Burlingame, California 94010
Telephone: (650) 697-6000
azapala@cpmlegal.com
ecastillo@cpmlegal.com

William V. Reiss ROBINS KAPLAN LLP 399 Park Avenue, Suite 3600 New York, New York 10022 Telephone: (212) 980-7400 wreiss@ robinskaplan.com

Attorneys for End-Payor Plaintiffs